

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

Plaintiff,

-v-

TREVOR COLE,

Defendant.

12-CR-802-1 (JMF)

ORDER

JESSE M. FURMAN, United States District Judge:

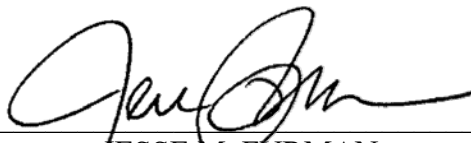
Defendant Trevor Cole, proceeding without counsel, filed the attached “Demand for Discovery Under Fed. R. Crim. P. 16(a).” Construing the demand as a motion, the Court denies the motion as meritless because judgment has already been entered (and affirmed) in this case. *See* ECF Nos. 100, 262. Even if Cole had filed a motion to vacate his sentence under 28 U.S.C. § 2255 — which he has not — discovery would be available only for “good cause,” Rule 6(a) of the Rules Governing Section 2255 Proceedings, and any request for discovery would have to “provide reasons for the request,” *id.* Rule 6(b). Cole provides no “reasons for the request” and certainly does not demonstrate “good cause.” Accordingly, his “demand” for discovery is denied. *See United States v. LoCascio*, 502 F. Supp. 3d 708, 720 (E.D.N.Y. 2020).

The Clerk of Court is directed to mail a copy of this Order to:

Trevor Cole  
Reg. No. 67573-054  
U.S.P. ATWATER  
P.O. Box 019001  
Atwater, CA 95301

SO ORDERED.

Dated: November 20, 2024  
New York, New York

  
JESSE M. FURMAN  
United States District Judge

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2024 NOV 13 PM 2:58 UNITED STATES DISTRICT COURT

Southern District of New York

Wm. W. W.

CASE NO: 12-CF-802-

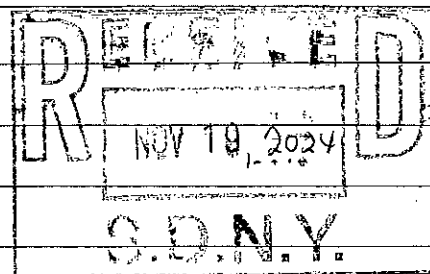
TREVOS Cole

Defendants

## DEFENDANTS DEMAND FOR DISCOVERY UNDER (FED. R. CRIM P 16(A))

to the United States Attorney of New York

PURSUANT to rule 16(A) of the Federal Rules of Criminal Procedure Defendants demand that the U.S. produce and permit the defendants to inspect and copy or photograph all documents, Government document or C.I. statements or statements made by Government Agents any one present at the Grand Jurie. PURSUANT to the Constitutional principles of due-process of law set forth by the Supreme Court of the United States in BRADY (3 Maryland-373 U.S. 8367-63 S. Ct 1194 10 L. Ed 2d 215 (1963)) the materials sought by this demand must be produced for examination as provided in Rule 16 of the Federal Rules of Criminal Procedure.



## Conclusion

for the reasons stated in this motion and as supported by the exhibits attached hereto.  
MR. Cole, prays that this Honorable Court Grant the requested relief sought here in this motion as well as any other relief this court deems proper

## Certificate of Service

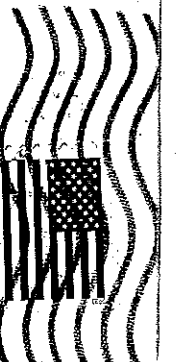
I, the undersigned do hereby certify that on this DAY, 31 of OCT 2024 DID send A true and correct copy of the foregoing motion through the U.S. Postal Service to the person(s) listed below, under — 18 U.S.C. § 3006A — Discovery under the Federal Rules of Civil Procedure

trevor cole

$$10/31/24$$

Trevor Cole #67573-054  
United States Penitentiary - ATWATER  
P.O. Box 019001  
ATWATER CA 95301

SACRAMENTO CA 957  
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Clerk of Courts  
Southern District of New York

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Clerk Of Courts  
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NEW YORK, NY 10007-1312  
United States

#200

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